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Reconsideration of the application is respectfully requested.

I. Status of the Claims

Claims 3 and 8 have been canceled without prejudice or disclaimer of the subject matter

therein.

Claims 1, 2, 4, 5, and 7 have been amended without the addition of new matter.

Claims 1, 2, 4-7, and 9 are pending.

II. Rejections under 35 U.S.C. § 103

Claims 1-9 are rejected under 35 U.S.C. § 103(a) as unpatentable over Japanese Patent

Publication No. 03-159674 ("JP '674") in view of Japanese Patent Publication No. 09-044246 ("JP

'246"). Applicant respectfully traverses the rejection.

Claims 3 and 8 have been canceled, rendering the rejection moot.

Regarding claims 1 and 7, they have been amended to recite the features that

the field comprises: a mat; a cover that cloaks a surface of the mat; and a plurality of placement portions, in which the predetermined object to be detected can be embedded, which are concave portions that open through the surface of the mat so

that the position of the object to be detected can be arbitrarily change changed.

According to the above feature, when the objects are located in all or part of the placement portions

and the cover cloaks the surface of the mat, the placement portions cannot be distinguished.

Therefore, a game can be provided where the moving body looks for (or keeps away from) the

objects while moving on the mat according to a control signal.

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In JP '674, the Examiner considers magnetic inducible belt C to correspond to the claimed

"object to be detected". However, the object is set in the area between protruding portions, the area

corresponds to placement portion of the object to be detected. In contrast, the placement portion of

JP '674 is line-shaped for setting the belt-shaped object to be detected. JP '674 discloses an

invention wherein the line-shaped magnetic inducible belt is used for making a track on which the

moving body pursues. Therefore, it is necessary that the placement portion of JP '674 is line-

shaped.

Moreover, in JP '674, it is necessary, for the moving body's driving, that the object to be

detected is detected. On the other hand, in the present invention, the moving body drives according

to control signals transmitted from the transmitter. Therefore, when the object to be detected is

detected, it is possible that some processes not related to driving can be implemented in the moving

body.

Thus, JP '674 fails to disclose and suggest that the moving body looks for or keeps away

from the object to be detected while moving over the track. Moreover, in JP '674, the placement

portion for the magnetic inducible body is provided just under the track, on which the moving body

drives. Accordingly, one of ordinary skill in the art is not taught or motivated by JP '674 to provide

placement portions under the track for the object to be detected while the moving body drives.

Therefore, JP '674 does not teach or suggest that concave portions as the placement portions where

to embed the objects to be detected are provided on the surface of the mat.

Additionally, JP '246 discloses a plurality colored areas (3,4,5) wherein each color differs

from each other are provided on a surface of a field where a moving body 1 drives. In the moving

body, processes unique to each colored area are implemented (see, for example, Fig. 13). The

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Examiner contends that each color corresponds to the object to be detected of the present invention.

However, JP '246 fails to disclose and suggest plural concave portions as the placement portions for

embedding the objects to be detected, are provided on the surface of the field. As the object to be

detected of JP '246 (color) is not solid matter, one of ordinary skill in the art is not taught or

motivated that the placement portion described in JP '246 shall be solid matter.

Therefore, even if JP '246 and JP '674 are combined, the above features of the present

claims are not disclosed from the combination.

As mentioned above, the present invention has the features that are not obvious from JP '246

or JP '674 and the features can provide significant effects. Therefore, claim 1 is in an allowable

condition.

As claims 2, 4-6, and 9 are dependent on claims of claim 1 and 7, each of them also has the

above features. Therefore, we believe that each of claims 2, 4-6, and 9 are also in an allowable

condition for the same reason as claims 1 and 7.

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CONCLUSION

In view of the above, each of the presently pending claims in this application is believed to

be in immediate condition for allowance. Accordingly, the Examiner is respectfully requested to

pass this application to issue.

The Examiner is respectfully requested to contact the undersigned at the telephone number

indicated below if the Examiner believes any issue can be resolved through either a Supplemental

Response or an Examiner's Amendment.

Dated: June 7, 2007

Respectfully submitted,

Louis J. DelJuidice

Registration No.: 47,522 DARBY & DARBY P.C.

P.O. Box 770

Church Street Station

New York, New York 10008-0770

(212) 527-7700

(212) 527-7701 (Fax)

Attorneys/Agents For Applicant